Case 2:08-cv-00145-WHA-TFM Document 1 Filed 02/28/2008 Page 1 of 11

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

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| | i G. i. i. i. | TTT (= | |
| V. | | | US DISTRICT CONTROL ACTION NO. 208CV145-WHA |
| THE | CON | TTEG | States U.S.DISTRICT UCS. T.District Court) |
| Gre | USE, | w.i | States U.S. DISTRICT UCS. District Court) Rush Jr. S. |
| | | | = Alabama &) |
| | 4.00 | |) · · · · · · · · · · · · · · · · · · · |
| 1276 | 1 2 01 | | <u> </u> |
| | | | (s) who violated) |
| | | | ional rights.) s of all the) |
| perso | | |) |
| | | | |
| I. | PREVI | | LAWSUITS you begun other lawsuits in state or federal court |
| | 4.3.4 | deal | ing with the same or similar facts involved in this on? YES () NO () |
| | В. | | you begun other lawsuits in state or federal court ting to your imprisonment? YES () NO () |
| | c. | in t desc | our answer to A or B is yes, describe each lawsuit he space below. (If there is more than one lawsuit, ribe the additional lawsuits on another piece of r, using the same outline.) |
| | | 1. | Parties to this previous lawsuit: |
| | | | Plaintiff(s) MARION GOVAN Pro, SE |
| | | | |
| | | | Defendant(s) THE State OF LOCISIOND. L. PRIVATE |
| | | | Prison SErvice TAIC, Yo Gary CopEs Ect. |
| | | | |
| | γ | 2. | Court (if federal court, name the district; if state court, name the county) U.S. Courthouse |
| | | | 300 FANNINST, Suite 1167 SHITEUF PORT, LOUISIANA 11101- |
| | | | 3093 |
| | | | |

Case 2:08-cv-00145-WHA-TFM Document 1 Filed 02/28/2008 Docket number Civil Action No. 6:07 CVIR98 SEC P 3. Name of judge to whom case was assigned Holls Chief Richard Haile & Masst. Mildred Methum Disposition (for example: Was the case dismissed? 5. Was it appealed? Is it still pending?) Was DISMISSED Approximate date of filing lawsuit June, 29, 2007 Approximate date of disposition act. 18, 2007 PLACE OF PRESENT CONFINEMENT Ala DEPT. OF CONF. VENTRESS ĬI. Correctional Facility Pro Box 767 Claston Ala. PLACE OF INSTITUTION WHERE INCIDENT OCCURRED PRAIRIE LA 70657, NOW VENTRESS CON. FORILITY OF A/2, 36016. III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS. NAME ADDRESS THE CINETED STATES OF AMERICAN NATION THE State OF Alabama & DEAT Correction Bush, and Conspicers buthen the Justice DEPT. throughout THE UNITED OF THE U.S. THE DATE UPON WHICH SAID VIOLATION OCCURRED Since Sone 29 IV. 2004, And Still OCCURRING DS OF FEDURARY 2008 STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION v. THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED: GROUND ONE: Criminal Conspiracy, Indecently Exposure

CrimE.

OF Lifely body to illegal CASE OF NOXIOUS, DETrimental Elemental substance OF witch craft to solicitate to Commit

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(State as

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. best you can the time, place and manner and person involved.) ON Dround Sune, 29, OF 2006 yEST, I the DELITIONER at PINE PRZITE, LA, 70657, BECAME INDECENTLY EXPOSE to nature of witchcraft, Practice against him by parties at the Facility attending Duties, and Following Statement attached. GROUND TWO: Castochal Sexual Misconduct, by Couse of another Forcible intrusions SUPPORTING FACTS: As to the affects, the Parties Promote Such MEllanEous Act, OFE COUSENS the pethioner to Sustain affect of Annal, oral, sinital internal body affect Excessively, including detrimental Affects of guishot wound of their is bodies sustaining Physical injuries Ection GROUND THREE: Attempting to Commit or Court to Commit Murdar on any other criminal Act. SUPPORTING FACTS: SINCE SUNE, 29, 2006 cental today Macs, Allege defendantis) has been solicitate controll sub-Stance aspired the petitioner, Forcibly to cause to Commit Crime, which Affect has started to Instantal Bleedast of another being physically injured Full statment Attached.

| VI. | STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES. |
|-----|---|
| | PETITIONER REQUIRE IMMEDIATE RELEASE FROM HIS INCOR- |
| | CETOTION, IN the SUM OF \$25,000,000,000,000 (TWENTY |
| | FILE Trillian Dollarss, in the DAM 25E(s) Ect and Convictions OF DEDENFANTIS) Found by defaults. |
| | Marion Horan Signature of plaintiff(s) |

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on $\frac{2/26/08}{\text{(Date)}}$.

Marion Faven
Signature of plaintiff(s)

Sommon Brief in support of Ground on Relief.

The Petitioner Arguecs) Substantial Fact to Support His groundess For relief, said that, on June. 29, 2006, I the petitioner was indecently expose by parties within the State of Louisiana, Pine Praire LA, 70657. Criminally Solicitate use of Controlled substance Crime, through illegal, Forciable usage of witchcraft, to Cause Godily Harm. Peirswant to Section §- §- § 13A-7-24, 13A-7-26, 13A-6-68 and 13A-4-1 of Code of Ala. 1975, As Following;

- Statement -

Petitioner Contendes that he were sent out-of the State of ala, by no fault of his on, to serve prison term out-side state(s) Jurisdiction, in the State of Louisiana, Private Prison Service Inc., Pine Prairie, LA, 70654 inder order of Alabama Department of Correction.

That as to petitioner being held in the state of Louisiana, under their er sole care and custodey, Held be camed expose and suffers cruel, excresive, coporal physical bodaly harm and Duress of the parties raising essential elements caused by Rtual of witchcraft etc.

AN 25 to I the petitioner acknowledging Complaint as ainst promoteries at the facility on August. 6, 2006, he were previously sent to another facility owned by Private Prison inc, Bastle, LA, 70515, where Circumstances to matter furtherly spreaded through-out, that, facility as will ites state of Louisiana.

In accordance after addressing the Issue before Alabama State Deputy Warden Steven Bullard, Authorize Personnel over All Ala. Prisoners housed within the State of Louisiana, I the petitioner, pursuanted Filing motion For complaint Thereof; (1) State of Ala. FEd. -Bureau of internal invests. OF DEpt of Corr. Montgomery AL, 36130, (2) To the Clerk of Court of Ville Platte, LA. (3) Before the Fed. Bureau of investy. Dept of Justice of 9th DENNSYLVANIA AUF N.W WAShinston D.C 20535, (4) Failed before the N.A.A.CP LEGOL DEFENSE INC, 1445 15t N.W 10th Floor OF WAShINSTON DIC 20005, Which petitiONER conclude, es to him filing before the about soid Agency in July of 2007, the State of Washington and Congress Made a PhoNE Call to the ASENCY, AND GridEd them not to acknowledge I the petitioners ISSUECO, DONE by SECEPTORY OF the State OFFICE, CONDULESSID RICE, AS Following 3

also as to July of 2007, George, W. Bush Jr. And stating upon oath of penalty "that he'd gotten word OF I the petitioners matters, and illesally used it to assisst his plan over in IRAQ, by promote same clement of affects as said above against I' to above hind IRAQI'S Alei and Terrorist Al. Quada.

wherefore on GETWEEN the Months) OF July and SEPTEMBER, State OF CONGRESS assemblized a Hearing Gefore Pres. Greose Bush, Condolessia Rice in Question in Regards to the matter is) of the petitioner being plaqued with Such nature of witcheraft and involuntarily used in the war against IRAQ, which all members before abjoining order on demand ISSUE to be resume and swept away.

Farmore; petitioner Contends days prior before that in the Month of July, the us white house gotten word that, "I" the petitioner had win the Lottery out of the State of fort Myers florida Houses of Home Deport, which a phone Call were maded by the house Capital of washington, Sect. Condolessia. M. Rice, ordering a Ms. Rine Haynes that they were Conficating all "I" the petitioners winnings.

PETITIONER Also CONCLUDE that all participants)
INVOLUED WERE poid a large Sum of the Money
tooken from the petitioner as A bride to take
A dive in invesitisate the Issue still yet at
hand.

whereas; THE Petitioner File a 1983 Civil Action Complaint, do to the RECOMMENDATION and transfer-ANCE of the U.S District Court, OF the Middle District (Northern Division) of Montgomery Ala. 36101-0711, before the U.S District Court of the Western Div. 300 Fannin St. Suite 1167 Streveport Lafagette. LA, 71101-3083, whereas to parties interferance in petitioneris) proceeding, the Case was Denied AN Dismissed with prejudice.

Conclusion AN Facts

I THE PETITIONER CONTEND IN the CONCLUSION, that as the Issue was being held before the united District Court of Shreueport Lafagette LA, 71101. Subject Cause of the Said matter had done spreaded throughout the United STATE(s) OF AMERICA.

AN That participants are plaquing themselvess to sustain body injuries to solicitate petitioner by suffering from sexually forced intrusion, to Cause him to committed a Criminal offense.

In accordance to the Conclusion an Factis), "Petitioner Makes Known that parties are using their bodies and objectiles of sexual Material to cause about the affects against the petitioner, which he suffers excessive bodily pain of sexual intrusion, Gunshot wounds, tet, an clearly state that the affects are starting to Cause slight bleedage of the internal area, and Brain Damage, Possibley HIV or AIDS ect.

Now; I the petitioner swear upon oath and penalty of prejury; that the Namecs) Listed below are partakers) in the Mellious offense being committed against ME, AN CONSPIRERS OF the States) Capital of D.C.

(1) SEN. BUTOCKA OBAMA AND SPOUSE (2) SEN. Hillery Clinton And Spouse

- (3.) Ala. AH. Gen; Troy King
- (4) Ala. Presiding Judge; Benard . B. smithart And Spouse
- CSD Ala. State Commissioner; Richard Allen & DEpt of Corr.
- (6) Ala. OF Barbour Co. Shrieff / Maniciple Deptas.
- (2) STATE OF LOUISIAND Chief Judge Richard Haik & Magst. Judge Meldred Methvin.
- (B) THE N.A.A.C.P Agency OF WAShington D.C.
- a) Ala. Federal Bureau of Internal invesitisation of Dept of Corr.
- 60) LA. Federal Bureau of LAFAGEHE LOWISIAND
- (11) Singers, BEOWNCE KNOWLES, Jay. Z., BOW WOW, SNOOP Dogg, JERMINE Dupri, Britney Spreaceco, Alica Keys, Mary, J. Bliege, ect.
- (ia) Actrist; Jennifer Lopez, Julia Robertson, Will smith, NEAL Long, Ect.
- (13) Talk Show Hostress; Optica witerfre, Tyra Banks Ecti (14) Predastrain Throughout the World,

THE PETITIONER CONTENDS that parties Action Resulted out OF Either Bridery & Prejudice, OF'I' being a incorcerated Block male, with a large amount of money win through a lottery pick.

DONE This 26th of 02 month, 2007

Certificate of Service

I, the Petitioner Sworn upon oath, penalty and prejury that this has been certified AN placed/serve in the U.S Postoge Serv.

Submitted 02/26/08 Respectfully;
Affind: Marion Dovon:

MARION GOVAN F. 4-44

VENTRESS COST. Facility

P.O BOX 767 Clayton. Al,

36016.

In the Premises of this Case, the Petitioner Prayes)
that this Honorable U.S District Court, Find in the Favor
OF the Petitioneris) Statment as true AN Apone default
Criminal Action be taken.

NAME MARION CONGAL AIS # 22/463 DORM # 15-4-44

VENTRESS CORRECTIONAL FACILITY

P. O. BOX 767

Clayton, AL 36016

"This correspondence is forwarded from an Alabama State Prison. The contents have not been evaluated, and the Alabama Department of Corrections is not responsible for the substance or content of the enclosed communication." 02 1P **\$ 00.75** 0002403830 FEB 27 2008 MAILED FROM ZIP CODE 3601

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